



REDACTED FOR
PUBLIC DISCLOSURE

6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE DISTRICT OF ARIZONA

8 United States of America,
9 Plaintiff,

10 vs.

11 Juan Pablo Garrido Chilaca,
12 Defendant.

No. CR-16-00195-PHX-DLR

**SUPERSEDING
INDICTMENT**

VIO: 18 U.S.C. §§ 2252(a)(4)(B), and 2256
(Possession of Child Pornography)
Counts 1 - 4

18 U.S.C. §§ 981 and 2253,
21 U.S.C. § 853, and
28 U.S.C. § 2461(c)
(Forfeiture Allegations)

16 THE GRAND JURY CHARGES:

17 **COUNT 1**

18 On or about May 6, 2015, in the District of Arizona, and elsewhere, defendant JUAN
19 PABLO GARRIDO CHILACA, did knowingly possess and knowingly access with intent to
20 view, visual depictions that involved the use of a minor engaging in sexually explicit conduct
21 and such visual depiction was of such conduct. The visual depictions possessed and accessed
22 by the defendant were contained in a Dropbox account with the name of "pablo garrido." The
23 visual depictions in the "pablo garrido" account had been mailed, had been shipped or
24 transported using any means or facility of interstate or foreign commerce or in and affecting
25 interstate or foreign commerce, and had been produced using materials which had been mailed,
26 shipped, or transported, by any means, including by computer. Some of the visual depictions
27 of minors engaged in sexually explicit conduct are listed below:

28 1f595bad-9869-4e10-af69-f5cb763ed1bc.jpg

1 3b740cf7-ef3c-4283-aaae-01160975586c.jpg
2 4bce4703-9771-4a41-8253-154589310cb1.jpg
3 4e279a9e-1a37-476d-a962-70b434b95139.jpg
4 07a2c21e-43f9-4cc0-a1ea-25ef87aae970.jpg
5 7ca5d521-b53c-43f9-bee5-2aa7661d95c0.jpg
6 9b0dfc35-6e62-4b5b-b6d4-5c17f634b4ad.jpg
7 10de80ce-cfab-483c-a34a-8f5ad72ead11.jpg
8 29d2d044-f067-4da1-bda0-64ce9cf23b8f.jpg
9 40a161bc-a131-41f6-87cc-b383b84503c0.jpg
10 57fb4cac-9e25-4983-be35-d89fec98222f.jpg
11 70e39602-0fe4-48f2-b950-a26c14ed7922.jpg
12 73db2e2a-b3d8-4917-810d-70073c6c1df0.jpg
13 97e6df94-9de1-4bf8-bf9a-86b8ff0461fe.jpg
14 284a3bd5-8f6a-491e-a507-1c3b5e82158f.jpg
15 291c2c55-34f9-4da2-8b37-328e7226d72e.jpg
16 298d1eb1-4141-448d-8284-f1a2e47cd250.jpg
17 552cfe14-1f99-4d31-b514-0bf81a31551e.jpg
18 681eef22-4998-4bc0-b7e9-b0ff297c3157.jpg
19 946d8c03-24af-40e9-ad26-b7a317519b6d.jpg
20 947fc9d6-b744-4dda-823a-0973db81d42c.jpg
21 9720a6bd-d780-4144-8652-b9834877f4cc.jpg
22 38991f08-af8a-4d56-a144-13d2a465331b.jpg
23 fbcdb3cc-ecf0-41a8-a28f-eeb17594408e.jpg
24 a0638d56-ff23-4b48-819a-8bb9b6b8c9bb_c8scutsfsdqiyem29gbttw.mp4

25 In violation of Title 18, United States Code, Sections 2252(a)(4)(B) and 2256.
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COUNT TWO

On or about January 20, 2016, in the District of Arizona, and elsewhere, defendant JUAN PABLO GARRIDO CHILACA, did knowingly possess and knowingly access with intent to view, visual depictions that involved the use of a minor engaging in sexually explicit conduct and such visual depiction was of such conduct. The visual depictions possessed and accessed by the defendant were contained on a Seagate brand hard drive. The visual depictions on the Seagate brand hard drive had been mailed, had been shipped or transported using any means or facility of interstate or foreign commerce or in and affecting interstate or foreign commerce, and had been produced using materials which had been mailed, shipped, or transported, by any means including by computer. Some of the visual depictions of minors engaged in sexually explicit conduct are listed below:

a (86).jpg

a (123).jpg

a (143).jpg

a (162).jpg

a (168).jpg

a (170).jpg

a (175).jpg

a (176.4).jpg

a (182).jpg

a (368).jpg

a (497).jpg

a (501).jpg

a (510).JPG

d (12).jpg

d (40).jpg

e (1).jpg

e (4).jpg

1 j (31).jpg

2 j (40).jpg

3 j (82).jpg

4 j (91).jpg

5 j (101).jpg

6 Video Aug15_10 01 58 PM.mp4.mpg

7 Video Aug15_10 02 01 PM.mp4.mpg

8 Video Aug17_9 46 04 AM.mp4.mpg

9 Video Aug 17_10 04 06 AM.mp4.mpg

10 Video Aug 18_5 07 53 AM.mp4.mpg

11 Video Aug 18_5 11 25 AM (1).mp4.mpg

12 In violation of Title 18, United States Code, Sections 2252(a)(4)(B) and 2256.

13 **COUNT THREE**

14 On or about January 20, 2016, in the District of Arizona, and elsewhere, defendant
15 JUAN PABLO GARRIDO CHILACA, did knowingly possess and knowingly access with
16 intent to view, visual depictions that involved the use of a minor engaging in sexually explicit
17 conduct and such visual depiction was of such conduct. The visual depictions possessed and
18 accessed by the defendant were contained on a Western Digital brand hard drive. The visual
19 depictions on the Western Digital brand hard drive had been mailed, had been shipped or
20 transported using any means or facility of interstate or foreign commerce or in and affecting
21 interstate or foreign commerce, and had been produced using materials which had been mailed,
22 shipped, or transported, by any means including by computer. Some of the visual depictions
23 of minors engaged in sexually explicit conduct are listed below:

24 _60gomNwnX1ELg06ANELKljMd8w4Ds9eTCEiZ47ZcbJogmViOV6Sa6leC0uRs9
25 wjoSa0ur0mTtefwN2gr04Ta==.jpeg

26 2f44e719-141b-43cd-a844-4ac7c0e32fd2.jpg

27 4jnhEwtVMYceE2LyWxYaTwl6jDiwvBhzAQGJP4lDah5-ZPsOvas-Na6Mjyqdz-
28 Nk2qhMNP6k0jl55PUuA4Lcg==.jpeg

1 7OkzcWcWAW3qYXAJBY5bTbMf5fOmpkPBn0v2C5m6X3l[1].JPG

2 920ba1fb-7e0e-45f3-942e-b15068b4cf9d.jpg.png

3 b4d8feb2-9fab-47e2-9def-c48432231297.jpg

4 fcKhmiWV65eoLiD7ocrScBKg7h_p4qqNGqAKkcDsCB_lqnlCerXS8wNFhMVZd3
5 yEErUHVgmyzdrcgTKG14Qypw==.jpeg

6 Video Apr 17_10 23 44 PM.mp4.mpg

7 Video Jun 28_9 45 16 mp4.mpg

8 Video Jun 28_9 45 22 (1).mp4.mpg

9 Video Sep 05_10 27 14 PM (1).mp4.mpg

10 Video Sep 05_10 28 13 PM.mp4.mpg

11 In violation of Title 18, United States Code, Sections 2252(a)(4)(B), and 2256.

12 **COUNT FOUR**

13 On or about January 20, 2016, in the District of Arizona, and elsewhere, defendant
14 JUAN PABLO GARRIDO CHILACA, did knowingly possess and knowingly access with
15 intent to view, visual depictions that involved the use of a minor engaging in sexually explicit
16 conduct and such visual depiction was of such conduct. The visual depictions possessed and
17 accessed by the defendant were contained in a Simple Tech Pro Drive brand hard drive. The
18 visual depictions in the Simple Tech Pro Drive brand hard drive had been mailed, had been
19 shipped or transported using any means or facility of interstate or foreign commerce or in and
20 affecting interstate or foreign commerce, and had been produced using materials which had
21 been mailed, shipped, or transported, by any means including by computer. Some of the visual
22 depictions of minors engaged in sexually explicit conduct are listed below:

23 Carl David Hyman Jr – KIDDIE PUSSY 72- Witch pedo pthc nudist naked hussyfan
24 lolitaguay 2yo child preteen bikini pussy 6yo virgin(1).jpg

25 Carl David Hyman Jr – PTHC 109 – 3yo Witch nudist naked penis preteen vagina little
26 girls ass 8yr child panties gay hussyfan 7yo love lolitaguay 8yo pussy pedo porn.jpg

27 CARL DAVID HYMAN JR – KIDDIE PORN 69b – Witch nudist naked penis preteen
28 vagina little girls ass 6yr panties gay hussyfan 7yo lolitaguay 8yr pussy pedo kiddie porn

1 r_ygo.jpg

2 Carl David Hyman Jr – Lolita 10 – naked witch wild little girls 7yr 8yo preteen gay
3 pussy nude child panties – persephone01_comcast_net – lolitaguy hussyfan sex(1).jpg

4 Carl David Hyman Jr – KIDDIE SEX 03 – Witch nudist naked penis preteen vagina
5 little girls ass 8yr child panties gay hussyfan 7yo lolitaguy 8yo pussy pedo porn-
6 persephone0.jpg

7 Carl David Hyman Jr- KIDDIE SEX 0632 – Witch nudist naked penis preteen vagina
8 little girls ass 8yr child panties gay hussyfan 7yo lolitaguy 8yo pussy pedo porn-
9 persephon.jpg

10 6yr Girl Best Vicky BJ & Handjob with sound (r_ygold pedo reelkiddymov underage
11 illegal Lolita d.mpg

12 ANNI 10 Hussyfan) (Pthc) Vicky 7yo and 10yo 69 Pedo Child Porno Lolita.mpg

13 In violation of Title 18, United States Code, Sections 2252(a)(4)(B) and 2256.

14 **FORFEITURE ALLEGATIONS**

15 The Grand Jury realleges and incorporates the allegations of Counts 1 - 4 of this
16 Superseding Indictment, which are incorporated by reference as though fully set forth
17 herein.

18 Pursuant to Title 18, United States Code, Sections 981 and 2253, Title 21 United
19 States Code, Section 853, and Title 28, United States Code, Section 2461(c), and upon
20 conviction of one or more of the offenses alleged in Counts 1-4 of this Superseding
21 Indictment, the defendant shall forfeit to the United States of America all right, title, and
22 interest in any visual depiction, or any book, magazine, periodical, film, videotape, or other
23 matter which contains any such visual depiction, which was produced, transported, mailed,
24 shipped or received in violation of statute, and any property, real or personal, constituting
25 or traceable to gross profits or other proceeds obtained from such offense, and any property,
26 real or personal, used or intended to be used to commit or to promote the commission of
27 such offense or any property traceable to such property, including, but not limited to: a
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1 Seagate brand hard drive, a Western Digital brand hard drive, and a Simple Tech Pro Drive
2 brand hard drive. If any of the above-described forfeitable property, as a result of any act
3 or omission of the defendant:

- 4 (1) cannot be located upon the exercise of due diligence,
5 (2) has been transferred or sold to, or deposited with, a third party,
6 (3) has been placed beyond the jurisdiction of the court,
7 (4) has been substantially diminished in value, or
8 (5) has been commingled with other property which cannot be divided without
9 difficulty,

10 it is the intent of the United States to seek forfeiture of any other property of said defendant
11 up to the value of the above-described forfeitable property, pursuant to 21 U.S.C. Section
12 853(p).

13 All in accordance with Title 18, United States Code, Sections 981 and 2253, Title
14 21, United States Code, Section 853, Title 28, United States Code, Section 2461(c), and
15 Rule 32.2, Federal Rules of Criminal Procedure.

16 A TRUE BILL

17 s/
18 FOREPERSON OF THE GRAND JURY
Date: January 18, 2017

19 JOHN S. LEONARDO
United States Attorney
District of Arizona

20 s/
21 GAYLE L. HELART
Assistant U.S. Attorney
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